## ORIGINAL BEFORE THE **Federal Communications Commission**

WASHINGTON, D.C. 20554

In the Matter of	)	
Amendment of Section 7.000KFT, FILE COPY	ORIGINAL	MB Docket No. 05-155
Table of Allotments,	)	RM-11226
FM Broadcast Stations	j	
(Denver City, Texas)	j j	

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To: Secretary, Federal Communications Commission MAY 1 1 2005

Attn: Assistant Chief, Audio Division, Media Bureau

Federal Communications Commission Office of Secretary

## COMMENTS

Ramar Communications II, Ltd. ("Ramar"), the licensee of KSTQ-FM, Plainview, Texas, by its attorneys, hereby files comments in support of the Media Bureau's proposed deletion of the vacant and unapplied for Channel \*248C2 allotment at Denver City, Texas, as set forth in the above-captioned Notice of Proposed Rulemaking, DA 05-769, released March 25, 2005.

On February 25, 2005, Ramar filed a Petition for Rulemaking (the "Petition") requesting that the FM Table of Allotments be amended to delete the vacant and unapplied for Channel \*248C2 allotment at Denver City, Texas in order to remove an allotment that has retroactively become short-spaced to Ramar's KSTQ-FM. As Ramar explained in its Petition, the deletion of that allotment will permit Ramar to modify the directional facilities of KSTQ-FM to operate omnidirectionally and thereby substantially improve the service provided to Plainview, Texas. If a third party expresses an intention to apply for the Channel \*248C2 allotment at Denver City in this proceeding, Ramar in the alternative proposed that the Commission modify the reference coordinates of that allotment to eliminate the short-spacing to KSTQ-FM. Deletion of the vacant

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Denver City allotment or the imposition of the site restriction alternatively proposed would result in substantial public interest benefits. Ramar respectfully requests that its Petition be incorporated by reference herein.

Ramar hereby restates that it will effectuate the proposed modifications to KSTQ-FM's facilities to operate omnidirectionally upon either the deletion of the vacant and unapplied for \*Channel 248C2 allotment at Denver City, Texas or the modification of that allotment's reference coordinates to eliminate the short-spacing to KSTQ-FM.

Respectfully submitted,

RAMAR COMMUNICATIONS II, LTD.

Dennis P. Corbett

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2000 K Street, N.W.

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May 11, 2005

Its Attorneys

## **CERTIFICATE OF SERVICE**

I, Tamara L. Mariner hereby certify that a complete copy of the foregoing Comments was sent this 11th day of May, 2005 by first-class United States mail, postage prepaid to:

Starboard Media Foundation, Inc. C/o Denise B. Moline, Esq. 1212 S. Naper Blvd. - #119-215 Naperville, Illinois 60540

Jamaico Mariner
Tamara L. Mariner